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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/727,734	11/30/2000	David Naghi	256/280	4195
7590 11/02/2005			EXAMINER	
STEPHEN C BEUERLE			LE, KAREN L	
	PRY HARGREAVES &	ART UNIT	PAPER NUMBER	
530 B STREET SUITE 2100		2642		
SAN DIEGO, (CA 92101	DATE MAILED: 11/02/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

		App	lication No.	Applicant(s)			
Office Action Summary		09/7	09/727,734		NAGHI ET AL.		
		Exar	niner	Art Unit			
		Kare	n L. Le	2642	*		
The MAILI Period for Reply	NG DATE of this commun	ication appears o	n the cover sheet	t with the correspondence	e address		
WHICHEVER IS - Extensions of time ma after SIX (6) MONTHS - If NO period for reply i - Failure to reply within Any reply received by	STATUTORY PERIOD FOLLONGER, FROM THE M y be available under the provisions of from the mailing date of this comm s specified above, the maximum stathe set or extended period for reply the Office later than three months a justment. See 37 CFR 1.704(b).	AILING DATE C of 37 CFR 1.136(a). In unication. tutory period will apply will, by statute, cause t	OF THIS COMMU no event, however, may and will expire SIX (6) No the application to become	NICATION. y a reply be timely filed ### MONTHS from the mailing date of BEANDONED (35 U.S.C. § 133	this communication.		
Status							
1)⊠ Responsive	to communication(s) file	d on 28 March 2	2003.		. ·		
2a)⊠ This action		2b)□ This action					
3)☐ Since this a							
closed in a	ccordance with the praction	ce under <i>Ex pan</i>	e Q <i>uayl</i> e, 1935 (C.D. 11, 453 O.G. 213.			
Disposition of Claim	ıs						
4)⊠ Claim(s) <u>1-</u>	3 <u>,5-18,20-24 and 26-32</u> is	s/are pending in	the application.				
4a) Of the a	bove claim(s) is/aı	re withdrawn fro	m consideration.				
5)☐ Claim(s)	is/are allowed.						
6)⊠ Claim(s) <u>1-</u>	3 <u>,5-18,20-24 and 26-32</u> is	s/are rejected.					
	is/are objected to.						
8) Claim(s)	are subject to restric	tion and/or elect	ion requirement.	·			
Application Papers							
9)☐ The specific	ation is objected to by the	e Examiner.					
10)□ The drawing	(s) filed on is/are:	a) accepted	or b)□ objected	to by the Examiner.			
Applicant ma	y not request that any objec	ction to the drawin	g(s) be held in abe	yance. See 37 CFR 1.85(a).		
Replacemen	t drawing sheet(s) including	the correction is r	equired if the draw	ing(s) is objected to. See 3	37 CFR 1.121(d).		
11)☐ The oath or	declaration is objected to	by the Examine	er. Note the attacl	hed Office Action or for	n PTO-152.		
Priority under 35 U.S	S.C. § 119						
	ment is made of a claim t Some * c)☐ None of:	for foreign priorit	y under 35 U.S.C	C. § 119(a)-(d) or (f).			
1.☐ Certif	ied copies of the priority	documents have	been received.				
2.☐ Certif	ied copies of the priority	documents have	been received ir	n Application No			
· ·	es of the certified copies of	-		en received in this Natio	onal Stage		
• •	cation from the Internation	•	, ,,				
* See the attac	hed detailed Office action	n for a list of the	certified copies n	ot received.			
Attachment(s)							
Notice of References Notice of Draftsperse	s Cited (PTO-892) on's Patent Drawing Review (P	ГО-948)		w Summary (PTO-413) lo(s)/Mail Date			
· —	re Statement(s) (PTO-1449 or I	•		of Informal Patent Application	(PTO-152)		

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DETAILED ACTION

1. Applicant's amendment filed on March 28, 2003 has been entered. Claims 1, 3, 10, 14, 22 and 30 have been amended. Claims 4, 19 and 25 have been cancelled. No claims have been added. Claims 1-3, 5-18, 20-24, and 26-32 are still pending in this application, with claims 1, 14 and 22 being independent. **This action is made final.**

Claim Objections

2. Claim 6 objected to because of the following informalities: claim 4 has been deleted, therefore it is inappropriate that claim 6 depends on claim 4. Therefore, appropriate correction is required. For examination purpose, Examiner assumes that claim 6 depends on claim 1.

Claim Rejections - 35 USC § 103

3. Claims 1-3, 5-18, 20-24 and 26-32 are rejected under 35 U.S.C. 103(a) as being unpatentable over DePond et al. (U. S. 6,317,488).

Regarding claims 1, 22 and 23 DePond teaches a call-waiting apparatus (Fig. 1, item 12), comprising: a line connector (Fig. 1, item 50) for connection to an incoming telephone line (Fig. 1, item 49), a phone connector (Fig. 1, item 54) for connection to a telephone handset (Fig. 1, item 40), and a modem/fax connector (Fig. 1, item 52) for connection to a computer modem (Fig. 1, item 56) or fax machine; a controller (Fig. 1, item 20) coupled to the line connector, phone connector, and the modem/fax connector,

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the controller including an automatic mode (Fig. 1, item 20) in which upon detecting a call-waiting signal from an incoming communication the controller automatically causes a connection between the line connector and the modem/fax connector to be changed to a connection between the line connector and the phone connector and the connection with the computer modem or fax machine to be disconnected (Col. 3, lines 23-35). DePond does not teach a reset timer that prevents a reconnection of the connection between the line connector and the modem/fax connector for at least twenty seconds once the connection between the line connector and the modem/fax connector is changed to a connection between the line connector and the phone connector to prevent a reconnection attempt by the computer modem or fax machine. However Depond teaches putting the current connection (modem connection) on hold and make a connection to the incoming caller. The Internet call management (Fig. 1, item 12) monitors the phone line to detect when the user hangs up the phone to reconnect the modem to its previous connection (Col. 3, lines 45-54). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made That DePond's controller is a better timer which prevents a reconnection of the connection between the line connector and the modem/fax connector for as long as the user wishes.

Regarding claims 2 and 24, DePond further teaches the controller further includes a manual mode in which upon detecting a call-waiting signal from an incoming communication, the controller actuates one or more alarms indicating an incoming

communication, the manual mode allowing a user to take the communication, causing a connection between the line connector and the modem/fax connector to be changed to a connection between the line connector and the phone connector, or not take the communication wherein the connection between the line connector and the modem/fax connector is maintained (Col. 3, lines 23-35 and Fig. 3, item 88).

Regarding claim 3, DePond teaches the apparatus includes a switch for the automatic mode (Fig. 1, item 36). DePond does not teach a switch for manual mode. However a switch for manual mode is an old and well-known method. A user can always unplug his modem connection when he wants to pick up his incoming call.

Regarding claim 15, DePond further teaches the controller includes a reset timer that prevents a re-connection of the connection between the line connector and the modem/fax connector for at least twenty seconds once the connection between the line connector and the modem/fax connector is changed to a connection between the line connector and the phone connector (Fig. 1, item 38).

Regarding claim 5, DePond further teaches the controller includes one or more integrated circuits (Fig. 1, item 20).

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Regarding claim 6 and 26, DePond further teaches the apparatus wherein the one or more integrated circuits includes one or more low power-consumption (Fig. 1, item 35), CMOS-type integrated circuits (Fig. 1, item 20).

Regarding claims 7, 16 and 27, DePond further teaches the apparatus of wherein the connectors (Fig. 1, items 50, 52, 54) are jacks, and the apparatus further includes a case for housing said controller and jacks (Fig. 1, item 12).

Regarding claims 8, 17 and 28, DePond further teaches the apparatus wherein the controller and connectors are part of a circuit board (Fig. 1, item 12).

Regarding claims 9, 18 and 29, DePond further teaches the controller includes a tone decoder with a center frequency of 440 Hz +/- 50 Hz (Col. 2, lines 57-60), and a response time of approximately 10 ms (Fig. 1, item 38).

Regarding claims 11, 20 and 31, DePond further teaches the apparatus is powered by one or more batteries (Fig. 1, item 35).

Regarding claims 12, 21 and 32, DePond further teaches the apparatus is powered by power from the incoming telephone line (Fig. 1, item 49 and 35).

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Regarding claims 13, DePond further teaches the line connector and the modem/fax connector are always connected and the controller causes the connection between the line connector and the modem/fax connector to be superseded by a connection between the line connector and the phone connector upon detecting a call-waiting signal from an incoming communication (Col. 3, lines 3-6).

Regarding claims 14, 10 and 3, DePond further teaches a call-waiting apparatus (Fig. 1, item 12), comprising: a line connector (Fig. 1, item 50) for connection to an incoming telephone line (Fig. 1, item 49), a phone connector (Fig. 1, item 54) for connection to a telephone handset (Fig. 1, item 40), and a modem/fax connector (Fig. 1, item 52) for connection to a computer modem or fax machine (Fig. 1, item 56); a controller (Fig. 1, item 20) coupled to the line connector, phone connector, and the modem/fax connector, the controller including one or more low power-consumption (Fig. 1, item 35), integrated circuits (Fig. 1, item 20), the controller including a mode in which upon detecting a call-waiting signal from an incoming communication, the controller actuates one or more alarms indicating an incoming communication (Fig. 1, item 24 and 26), the mode allowing a user to take the communication, causing a connection between the line connector and the modem/fax connector to be changed to a connection between the line connector and the phone connector, or not take the communication wherein the connection between the line connector and the modem/fax connector is maintained (Fig. 1, item 36 and 38).

DePond does not teach integrated circuits that draw 15ms or less. However, such is old and well known and it would have been obvious to one of ordinary skill in the art at the time the invention was made for a manufacture to design a device that draw less amount of electric to save energy.

Response to Arguments

4. Applicant's arguments with respect to claims1-3, 5-18, 20-24, and 26-32 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Karen Le whose telephone number is 571-272-7487. The examiner can normally be reached on 8am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ahmad Matar can be reached on 571-272-7488. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Karen le KLL

October 31, 2005

BING Q. BUI PRIMARY EXAMINER